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**Attorney for Plaintiffs
MELISSA LEANN GILLMAN and
TROY MICHAEL JONES**

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

MELISSA LEANN GILLMAN and
TROY MICHAEL JONES.

CASE NO.: 2:15-cv-02060-RFB-VCF

**STIPULATION TO REMAND
BACK TO EIGHTH JUDICIAL
DISTRICT COURT**

Plaintiffs.

v

**SHACK FINDLAY AUTOMOTIVE LLC,
d/b/a FINDLAY HONDA HENDERSON,
WELLS FARGO DEALER SERVICES INC.
and DOES 1 through 100, Inclusive,**

Defendants.

1 Defendant SHACK FINDLAY AUTOMOTIVE LLC, d/b/a FINDLAY HONDA
2 HENDERSON ("FINDLAY") and Plaintiffs MELISSA LEANN GILLMAN and TROY
3 MICHAEL JONES, by and through their respective counsel of record in the above
4 captioned matter, hereby stipulate and agree as follows :

5 On September 19, 2015, the instant action was filed by Plaintiffs in the District
6 Court for the Eighth Judicial District in and for the State of Nevada bearing case number
7 A-15-724943-C.

9 On October 22, 2015, Defendant WELLS FARGO DEALER SERVICES INC., was
10 served with Summons and Complaint in the state action.

11 On October 26, 2015, (within 30 days of service of Summon and Complaint),
12 Defendant FINDLAY timely filed its Petition for Removal with this Court.

13 On November 24, 2015, Plaintiffs timely filed their Motion to Remand to State
14 Court.

16 As of the date of the submission of this stipulation Defendant WELLS FARGO
17 DEALER SERVICES INC., has not filed any joinder, consent to removal or other
18 pleading or Answer in this action.

19 The parties having discussed the matter, and taking the above procedural history
20 into consideration, hereby agree and stipulate to remand this action back to the District
21 Court for the Eighth Judicial District in and for the State of Nevada for all further
22 proceedings.

24 The parties further stipulate and agree that, inasmuch as this stipulation
25 dispenses with all issues raised before this Court, that the Clerk of this Court can close
26 this action.

1 Gillman v Shack Findlay Automotive LLC
2 Case No : 2:15-cv-02060-RFB-VCF

3 Jointly Submitted By :

4 By _____

5 George O. West III

6 Law Offices of George O. West III

7 10161 Park Run Drive, Suite 150

8 Las Vegas, NV 89145

9 Attorney for Plaintiffs

10 **MELISSA LEANN GILLMAN and**

11 **TROY MICHAEL JONES**

12 By _____

13 James Rosenberger

14 Pico Rosenberger

15 3291 East Warm Springs Road, Suite 400

16 Las Vegas, NV 89120

17 Attorney for Defendant

18 **SHACK FINDLAY AUTOMOTIVE LLC,**

19 **d/b/a FINDLAY HONDA HENDERSON**

20 **ORDER**

21 It is so ordered.



22 RICHARD F. BOULWARE, II

23 United States District Judge

24 Dated this 7th day of December, 2015